BROCKLYN OFFICE

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK ennox 'MORNO. CV - 20 - 3990CIVIL RIGHTS COMPLAINT 42 U.S.C. § 1983 Plaintiff, SEYBERT, J. [Insert full name of plaintiff/prisoner] TOMLINSON, M.J. JURY DEMAND NO -against-Defendant(s). Legal Aid Society of NASSAU County, N.y-NANCY GARDER. [Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I] Parties: (In item A below, place your name in the first blank and provide your present I. address and telephone number. Do the same for additional plaintiffs, if any.) ENNOX · MODINO. A. Name of plaintiff If you are incarcerated, provide the name of the facility and address: JASAY County Correctional Center

	And the second s		
Telephone Number: _			
B. List all defendant sees at which each defe			
ises at which each dele lants named in the capt		The defendants listed	_
	ACA	D. A	$A \propto A$
Defendant No. 1	ichelle Burke) Full Name	(MadeLine Sine	yas (Nicole Aloise)
	District Atto	mey, ADA of N	JASSAN County.
	Job Title		
	262 old	Country Rd.	Mineola, New Yo
	11501		
	Address		
,			
Defendant No. 2	Dee Attactme	ut. First Squ	ad Detectives And
	Full Name 人外 D . a.s.	+ Cir Tt. to	ad Detectives And ives 1st Precient Pro
	Job Title	m gis delecti	Ves I frecient 1-0
	Address		
	<i>Q</i> - \ \		
Defendant No. 3	Gov. An	idnew M. C	york State.
	Full Name	/ a A	
	1	A 1 1	1 1 (to to to

The State CapitoL'

	Albany, Ny, 12224-0341. Address
Defendant No. 4	Massay County District Court District Full Name Attorney's Office. Job Title John St. Hemstrad, New York, 11550.
Defendant No. 5	Hon Judge, Tenence P. Murphy Hon Judge Meryl Berkowst Full Name Nassan County Court, Judges Job Title 262 old Country Rd. Mineola, New York, 1501. Address
II. Statement of Clai	m:
well as the location where how each person named oneed not give any legal are of related claims, number additional 8 ½ by 11 sheet. Where did the events giving	the facts of your case. Include the date(s) of the event(s) alleged as the events occurred. Include the names of each defendant and state was involved in the event you are claiming violated your rights. You guments or cite to cases or statutes. If you intend to allege a number and set forth each claim in a separate paragraph. You may use ts of paper as necessary.) In grise to your claim(s) occur? At He Bauer Ave, In Roosevert,
When did the events happ	pen? (include approximate time and date) At 8.15 Am.

II.A. Injuries. If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

HAND diagnose with To-Tupyrolosis Active To, A Intection that Attacts the Lings And I am Pre-DiAbetic the Medication I Take for it is I somized and Bb. I was taking it for 9 months My Inmune System is Weak I Have Breathing Problems, Shortness of breath Dry Conghing Fever Sweezing, Runnie Nose, and Runnie eyes and I get No Treatment when I Told them About

III. Relief: State what relief you are seeking if you prevail on your complaint.
I am Seeking for My Indictment to be Dismissed and for me to b
Beleased From NASSAY County Connectional Facility because of Emotion
Distress Mental issues Wrongdoing And Unproffessional Cachavior
Violation of My Constitutional Rights and Legally Insufficient
Charges I was Charge with And I am Seeking 3.5 Million Dollans.
\mathcal{L}
Would Like to get Justice and My Freedom back, And Released on My own
Recognizance, declare under penalty of perjury that on 08 17 20., I delivered this
complaint to prison authorities at <u>VASSAM County Convectional facility</u> to be mailed to the United (name of prison)
States District Court for the Eastern District of New York.
I declare under penalty of perjury that the foregoing is true and correct.
Dated: 08 17/20. Jenner Jondon
Signature of Plaintiff
Nagar Control and Interly
Name of Prison Facility or Address if not incarcerated
100 CAMAN Ave, EAST Meadow, New York,
11554
Address
Cett 19004904 And NCT# 1505154" Prisoner ID#

*	Page 1 - See Attactment. Defendant NO: 2 PART 1 First Preciont Po Officer - Andrew Minendar Should # 0498. Supervisor - LT Kevin C Driscoll # 7447
	First Squad Detective - 1st Precient Gis Detective. Det. MAHLEW ANDOS - Crime Scane - NCPD.
	Det. MAtthew ANDOS - Crime Scare-NCPD.
	Det. THROO - 1st - NCPD.
	Det. Michael Foranoce - NCPD EMU.
	Det. MAZZie-Crume Scene - NCPD.
	Defendant No.6.
*	Nancy Carber
	Legal Aid Society of Nassau County, N.Y.
	HO MAIN Street 3rd Floor
	Nancy Garber' Legal Aid Society of Nassay County, N.Y. HO MAIN Street 3rd Floor: Henrystead, NY, 11550.
	· · · · · · · · · · · · · · · · · · ·

> Attactment for Injures.

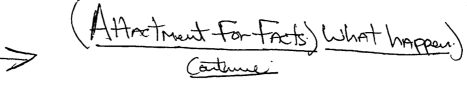
II.A. This I Also Suffer With Mental illness, I am Dinguose
With Bipolan Disorder Schrondina Disorder Phychods:
Depression and Anexity, Medication I Take is Schoquel my Meds
got Increase because of all the Enotional Distress Pour and
Suffering I am going through got Worst I Now take
300 rg in the Morning and 300 rg at bedtime, Night.

This Coronavirus My Mental I somes and what is going as in My Care got worst because of Fear Stress worny Awartly Poronia Paric Emotional Distress I am Haples and Scared I Might Die in Jail: I'm Terrifed and so Depressed because its Nothing I Could do for Myself and family Due to the Covid-19 Virus, pardemic My Mental issues and my Court Case and Me being wrongfully Indicted and Charge this is a Violation of My Constitutional Rights"

My Mental health In Sanity, I Suffer Scononic dounages Pain and Suffering and Populatological Tryine by Reason of Discrimination Negelieuce Rechemness and Antersness of My Life being in Jal with Inadequate Health Care Failure to Accompdate and Medical Negelieuce Neglect in the Jail

This is Wrongdoing and UNproffessional behavior Caused by the Carets Judges ADA D'A and NASSAU County Connectional Center and the Medical Unit.

Continue.	
	→
I Have Emotional Distress I am So SAd Hurt, Neart broken Unhappy, Angry and IN Fear I might De From My Issues.	
- HAVE (Motional Distries) I am so startiur	
Neart broken Unhappy Angry and IN tear I Might	
Die From My 'Issues'	
tom border Live Diabetic tre- Diabetic tam	
On High Doses of Mental - Ilvers Medicalion Cooking A day	
And in my Court Case I am Not being Judge	
Tam bonder-Line Diabetic Pre-Diabetic Jam on High Doses of Mental Illness Medication Goorg A day- And in my Court Case Jam Not being Judge Faxely and Touthfully and Honesthy	
Timized Samuel (1888)	
- 11 8 11 - 1 1 1 1 1 1 1 1 0 ·	
I Also Suffer Inneuse Psychological and Mental Pain and Servere Errotional Distress and Major Depression and	
and Servere Enotional Distress and Major Depression and	
Anexity	
	
Regreethelly	
Jenne Jondan Ceff 19004904° 08/17/20.	
CH 17004704	
08/17/20	
	1



1 TWAS Charged With PL110/125.25.1 Attempted Murder 2nd and PL 265.03.01 B (ruminal Possession Weapon 2nd, I was Over Charged by the ADA Michelle Burke and P.O Andrew R Mirenda When I Should Not be Charge With My Correct Charges was Attempted Assault the Crime Scene Stated No one was Injure or hunt or Assautted Nove And Chinginal Possession of A weapon because they Said the found A Cum in my basement of my House and the Come Scane of Ficurs Photographer CSR Lied and Sold I AssAuffed Detective ANDOS and Detective MAZZIE Charging Me with Assault which is Legally Insufficient Charges False Incorrect Then I Went to the precient, Nepo, in Frequent, Li The Armestad me Lack me up on 8/27/19. They Put me wither Froterrogation Room. P.O Andrew Mirenda Shield # 0498. Supervisor Lit Kevin C Drixal # 7447. And Detatue Andra

Detective MAZZie and Defective Michael Foranoce and Detective Throo all Question and Pressure Harassed Me to talk and glue A Statement and fell them what happen Even thou I Told them I weed A Lauger I don't trout to talk I Sold I Need A Lauger, the Never Read Me My Rights they Keep theatening me tielling me my Life is Over I'm going to get 25 years in Prison I Will Not See my kilds, the start pretting Words in My Mouth After Me boing in the Room for About a Few Hours I Told them I don't know What happen I

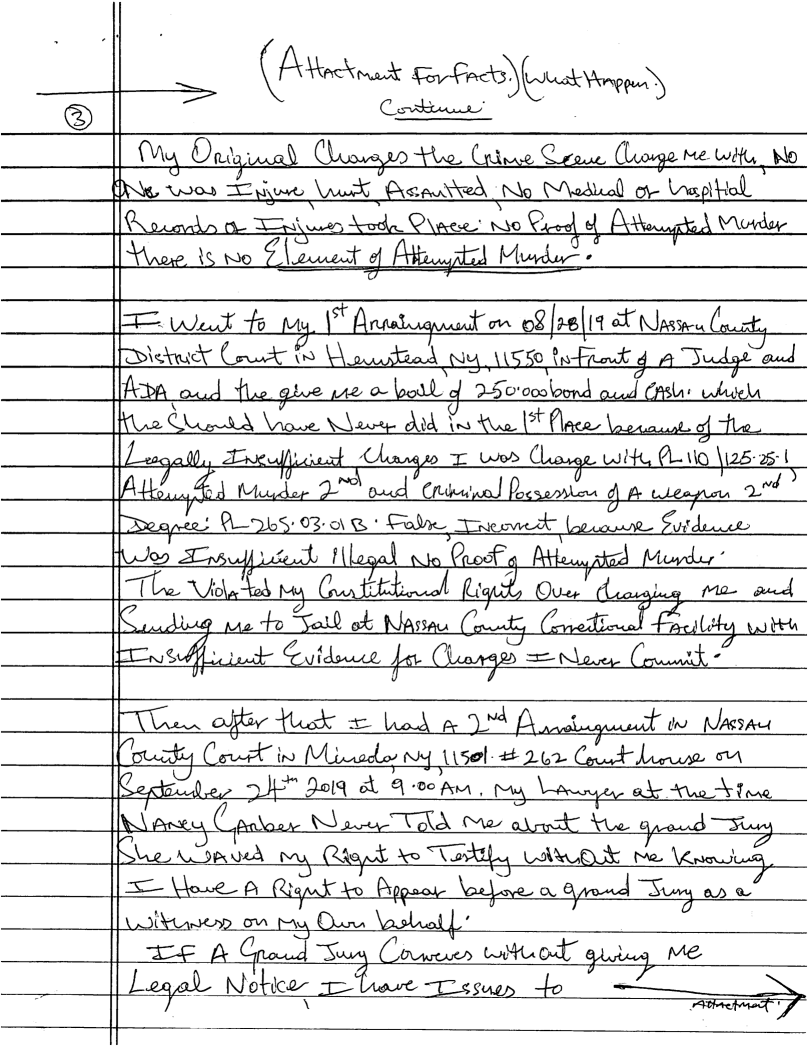
ANDOMENT



Was ofter Me for A few Months he Shot at Me and Try to Kill Me I was Scared and Tenifed Carrie of him. I took his often from him and he wanted it back he hates Me all because of true prawhes and Arguing.

Then ofter I Told them what hoppen after being pressured Seared timed Drain Exzacted after After hours in the Interrogation Appent Room. Then the Read me My Rights and I Still told than I have Nothing to Say to you Guys I Said I need My Langer I Need my Langer threy I genered me and Continue Questioning me and Pro Andrew Mirrenda Lied on the Grand Juny Stand when the ADA Michaelle Bushe ASK Him IF he Read me my Rights before Questioning Me he Said fer He Hed Under OAth on the Stand he Never did he Committed Regions. The Never Stop Questioning Me he Keep on going he Violated my My Menograndeum Rights he Violated My Constitutional Rights by Low. That Regions on the Grand Juny Stand under OAth.

And P.O Andrew Mineula # O498 Ovar Charge me With Attempted Munder which I Never Committed and Criminal Possession of A alegan he Lied again on My Felony Congrain he Created and Charge Me with these Legally Insufficient Charges I should Not be Charge with in the First Place that is Not—

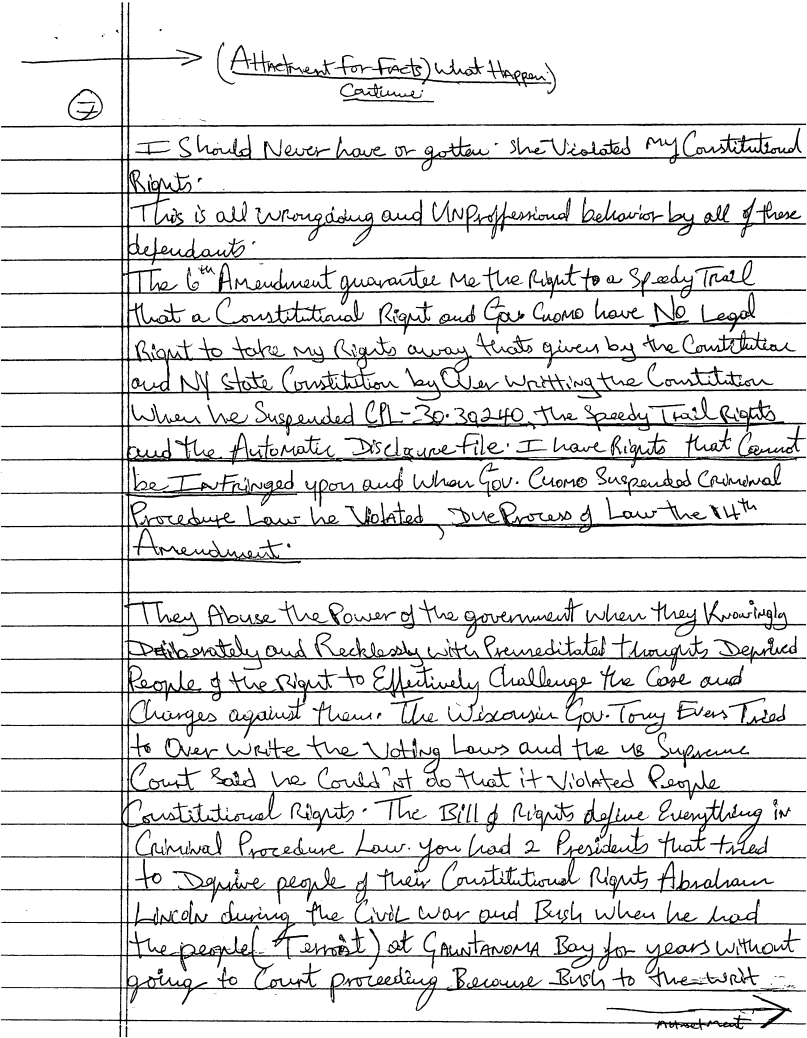


(Z) Raise 30.30 Due Dilliance Singer Motion also devied of Spedy Trail Right. I Never was Told about The grand Juny at all. The Indicted me without me Knowing and the ADA Michelle Bushe at the time of My Hrangment on 09/24/19. She Indicted Me With 15 Courts of Charges Over Charging Me Legally Insufficient Charges and She give and Order My a boil of 9 Million Dollars Boud and 2 A million Costs She and Berhowitz by the New bail Reform Laur post in 2019 and took Effect on Jan 1st 2020 My boil Should Not be that High by the New bail Keform LAW. Excessive Boul (17c) Boil that is UNReasonably High Considering the PISK that the Accused WILL Not Appear for Trail. However the 8th Amendment Prohibits Excessive Ball. Bail Clause (1951) Constitutional Law . The Provision in the 8th Amendment to the U.S Constitution prohibiting Excessive Boil Ho the New Bail Reform State that No Ball Should be of undue Hordship it Shall be Set in an Affordable Manner. by how And they Never did that for Me in My Case my ball is Still the Same and I Put in a writ of A state Haleas-Corpus Application to Lower My boil and it is still the

Attactment for Frets. (What Happen) And Det. Michael Foranore From the 1st Squad detertives, 1º Precint Gis Detectives, NCDD EMU. He Went to the Ground Juny With illegal Evidence to Show Operability of the gun the Said they found there were No Bollistics Presented When ask by the ADA, Michelle Burke, soit is illegal for Him and ADA and officers to Change Me for Criminal Pagession of a Wespon. They Can't prove that was the Weapon used at the Seeme that was Shot to the ground | Hour. Operability is A Required Element of the Crime of Cruminal Possession of A Hand Gun' There Were No Ballistics Evidence Resented as to Operability of Loaded Finearm in the Grand Jung. Murder and Criminal Passession of Awayron in 2nd Degree Bhould be Subject to Dismissal on ground that Evidence before grand Jury was illegally Insufficient. My Indictment should be Dismissed Due to Prosecutors talling to turn Over Exception Evidence the Knosentor is O'Eligated to Disclose Exceptiony Evidence to the grand-Juny When She (ADA) Michelle Burke had 14 and Falled to do that So I'm osking to get the whole Case, Thrown Out, Dismiss of & that I'm Challenging the Judge's Ruling that

continue.

The grand Jury Minutes Were deemed Legally Sufficient without the proper Elements of the Charge How and what Evidence the grand Jury Instructions used to Sustain a Charge of Attempted Munder When No one Tras Injured. The Initial Charge are Attempted Assault Neither of the (2) two Charges Contitutes Attempted Murder. Another person at Substantial Risk of Death or Serious Injury, which I did Not do. DD Report Stated you Fined Shots at the 2 Subjects" 1 How Can it be determined that you were Himing directly at them D who Can Contest that you say you were of was Shooting at the ground of or Shooting in the direction to Scare them The Scene Examination Report States Attempted Assault & IF you Attempted to Assault Somebody how Can you determined If you Meant or Ment to KILI them or Not (E) AN HSSAult Com ke a Slap in the fare with a Handgrund it Considered a deadly weapon and Somebody was Hit Assault 14. And in My Indictment the Prosentor (Michelle Burke) overchange Me with Multiplictions and Duplictions Can'ts over Change me Disniss which is illegal giving me 15 Courts Frank ment



Contury'



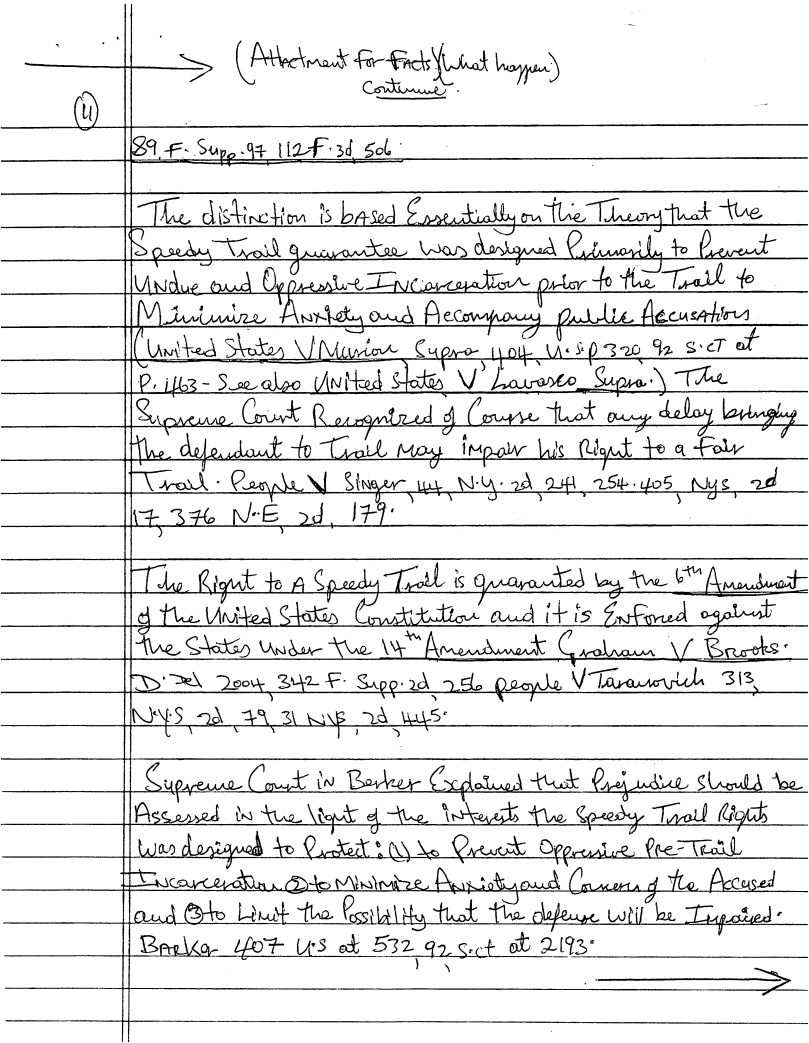
of Habeas Corners away from them to Challenge the Detention for the 9/11, Situation the Combatant Tribuna Rule Art 1 39 Not Right to Hold their people like they been holding Me Regards of this Poundenty Covid-19.) its Not part of Except Circumstance in 30:30(4)(9) only Witness and Material Evidence delay of Some Sort is Exigent and Exceptable. They Court Use the (Virus) to Suspend My Right on in Not going for it. the Hignest Court in the Norther Says they Court do that I Boad it in the Newspapers it Said. I'm Sorry but you have No Constitutional Report to Vote by Mail. you have No Constitutional Right to Vote Six(6) days after on Election is over Nor do you have any Right to Censor Information Beloted to ou election' Not Even during a Kondenic; This Wash The Supreme Court Ruled that Laver Federal Court Could'nt Over Write Wiscousins election four and Force the Hote to Accept ballots without any Postmark Deadline Nearly a week after election Likewise the Wisconsius Supreme Court Ruled that Gov. Tory Evers did it have the Authority to Arbitrarily Suspend in-Person Voting (another thing the Sold) but the Court doesn't Exits to Fix your Local government Incompetence of Make Life Sofer. It's Exists to uphold the Constitution Now when the Son Make life Safer they talking about the Pandemic they duty is to yelrold fre Constitution at all Cost trats wars Say the Cault Suspend the 30.30 or 240 that

Constitutional Amendment and Stratus but -

> (Attactment for Facts) (what happen) - continue thats what the State Typia do as you Read Cov. Fixes olid it have the Anthority to Suspend a Constitutional Right Something Apply to Andrew Gov. Cumo its in black and white from Wikconsin Expresse Court and the U'S Supreme Court Cyono Violated My Also if they would be Roleased Me Amording to the 30.30 -Time Live they would have been in good Standing but they Choose to Deprive ne of My Constitutional Rbouts.

IF they would be Released me by dropping the Charges they not 5ms to Indict again. got Bys to Indict again' * In the Process of Closing the Courts down the District Atlances Association Proposed to Gov. Andrew Cyono to Suspend Campal Procedure Law Time live for CPL' 30.30 and 240. 10-20 for Pre-Trail With Criminal Proceeding in the Manner Prior to the Pandense Instead of Utilizing the Kagnined Legal Methods to Safe grand the Constitution Rights of Pre-Trail detainess as Proseriled in the U.S Constitution and New York Constitution Due Pyriess of Low that give Petitioner the Constitutional Hapit to CPL 30-30 and 240 Statue 6th & 14th Amenda, U.S. CA and Ny Coust Art 1 & 6 and 12. The Wanton Mis Conduct displayed by the government of New York are Unconstitutional and Unexceptable even during A Pandeurice

(10)The Language of the Law in the U.S Constitution and Newyork Constitution is Written and Gov. Andrew Chomo Lack Legal Authorization and the Legal Straining to Over write What has been Written for Many years decades and Centures to Our wrote the Constitution is an Unionstitutional Act that Seprenate the Powers of the Legislative body from the Executive body to help the Judicial body in wrong doing by taking the Constitutional Rights of Pre-Trail The Actions taken by the District Attorney's Association Time Lines Violates Petitions 5th 6 th 8th 9th and 14th Amendments Jime Line 30.30(1)(A) trong the date when the defendant (Me) was Amaigned on of 28/19. till the Month of July 2020 Constitutes a Time Period of 320 days a pariod well in Excess of SIXLE) Months, its Obvious that the people are Not Ready for Ital and were Not Beady for Trail within six(6) Months from 08/28/19. CPL-30'30(1)(A) 320 days is Sufficient to Acknowledge Judical Review for (6th) Amendment Trail Vialation CPL 20.30(1)(A) and where this threshold Period of delay is Exceeded defendant Need Not Show Actual Prejudice as Exclassive delay presumptively Compromise Reliability of Trail and This presumption I meeres in Importance with Laugth of delay. M. S. CA Court. Amend 6 4.5 V Cutianer



(12)

Defendant was Indicted September 9 to 2019 and was A graigned on Sept 24 2019 after being institully Indicted 08/26/19 a Keindritment was done on September 9th 2019-In that Case the defendant has been A Victim of A MASSIVE delay between Agrest and Troll Coursed Prosention to fall Mider Prima-Faile Cloud of Vistation of defendants Constitutional Rights of Speedy trail. U.S. V. Cooper C.A.D.C 1974, 504, F.2d, 253 164 U.S App D.C 184 U.S V Taylo 5-2 N.y. 1995, 887. F Supp. 846, Affirmed 101 F.3d 681. The Mechanin in which Protects on Hecused Kerson's Constitutional Rights Criminal Procedure Low Camot be Johan away or Misused to Justify an Unexceptable Act with No Regards to A Person Personal Constitutional Rulent to Excessive The 14th Arendment due process Right to a Speedy Trail governed by the 6th Amendment and the Antorratic Disclounce Pile Both CPL 240' And 30.30 one Critical Stages of the Command procedures the defendant have the Right to

Effective Hissostance of Coursel as governed by the 6th 14th Amendments: to the United States Constitution: However at the time of the Suspension of CPL-240, 30:30 the providure Was done without the Presence of defendants (Course) 6th Amendment U.S. C. A.

Attactment for Facts (What Happen) It is well Establish that New York Government Over stapped The boundances instead of Making decisions to uphold the Constitution The U'S Suprane Court Ruled Against A Lower Federal Court that the Court Could nt Overwrite Wisconshi's election Law! Wisconsins Supreme Court Ruled that Gor-Tony Evens did "it have the Huthority of Arbeitruly Suspend i'n Kasson Volding That is lay for an Wronstitutional Act Just os Cov. Andrew Curono Who Suspend the CPL 240 and 30.30. Gov. Andrew Chome Law Nor the Constitution The District Attorney's Association was well Aware that it Would be an inskility to go forward with Criminal Procedure Low in the Manner that the Regule Normally proceeded Instead of Following Procedures to fix ball or Release Pre-Trail detaines the People Made A Very Critical decision to Violates the Constitutional Right of Detaurees to Leave them i'w an Oppressive Inconcerated Setting that Violates Due process and is also Coul and Ususual punishment. I Amendment 14th N.S.C.A. Art. 1 { 12 Ny Const. The Premeditated Alove of Power generated Malice on behalf of Mayeasone from the District Attorney Association and Gov. Andrew Cromo's Wanton Misconduct a Maliaious

(14)

Abuse of Legal Process the great-founders would Strur and Frown upon in disgrace at the Unethinal Tryis prudence that defy the essence of the United States Constitution when both parties Considerly deprived person's of they Constitutional Rights U.S.C.A.

During the Civil war President Lincoln Suspended the Right of Habeas Corpus as Well as President Bush during September 11th 2001'

Baymedreve V Bish (N:5 Sup. ct. 2008.) And the Supreme Court declared the Policy Used to be I wrold because of the Rights Mandated by the United States Constitution

The Covid-19 Pandance is Not an Exceptional Circumstance
to be Used to Tretify Suppending Criminal Procedure Law:

CPL-30.30 (4)(9) do Not list a Pandanic as an Exceptional

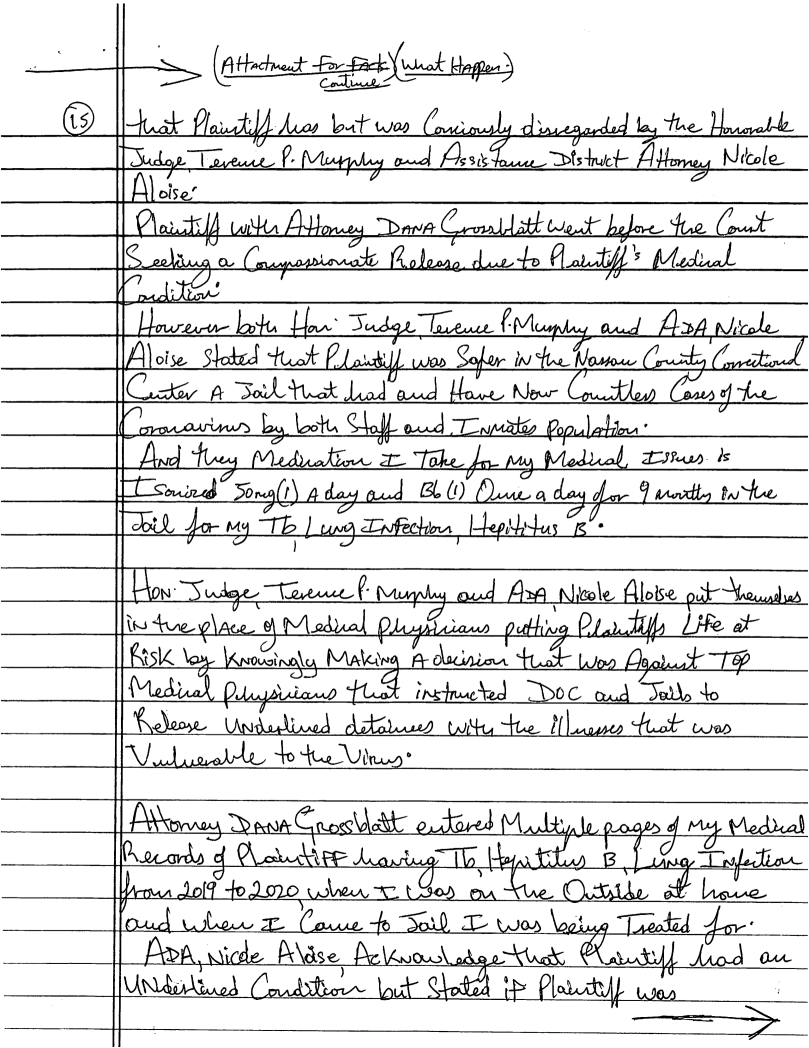
Circumstance and to innovate Criminal Procedure Law would be one
Miconiage of Tretice by Allowing the State Covernment Leaving
to take on a Benegade Approach with Law Less Conduct to do

os it Pleases in total dissegard of the Constitution the Rights given
by the Constitution and the States Put in Place that are

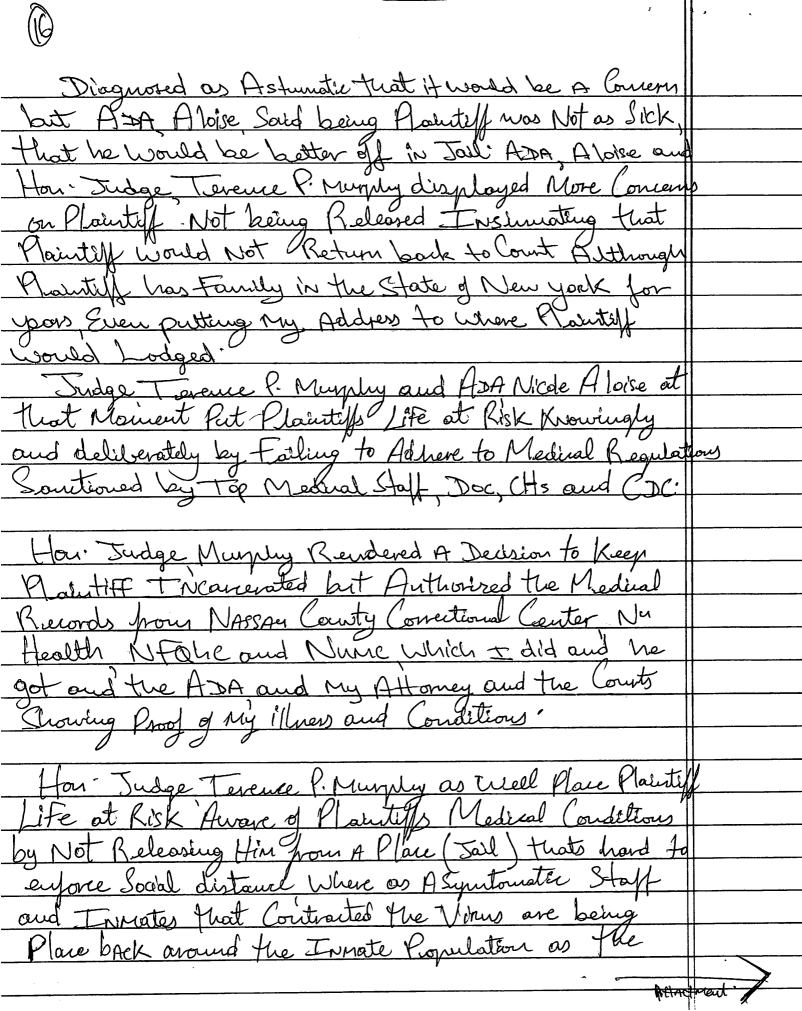
Calibrated by the Constitution 6 9th 14th USCA for Liberty

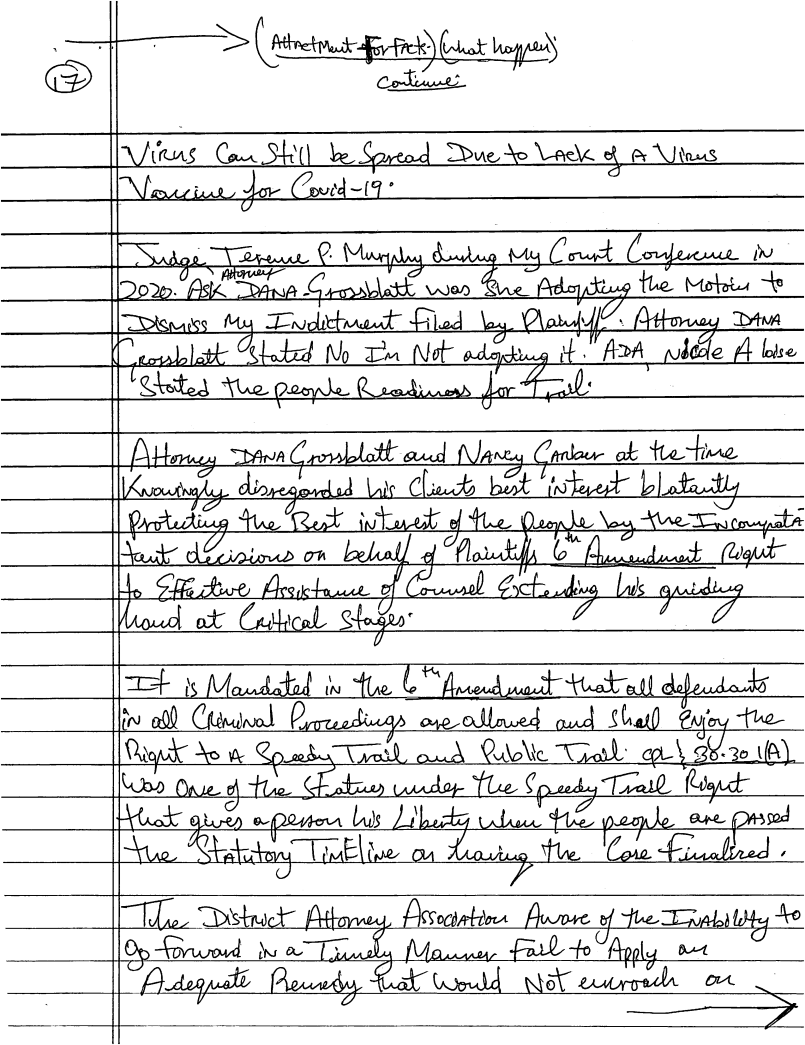
In Pregords to the Covid-19 Pandewic There are Underlined Medical Conditions that are Vulneyable to the Attach of the Cononavirus One of the Underlined Conditions are Hepititus B, Tuberrolosis, Tb-Lung Infection and Pre-Dinbetic a Condition

and Justice for all.

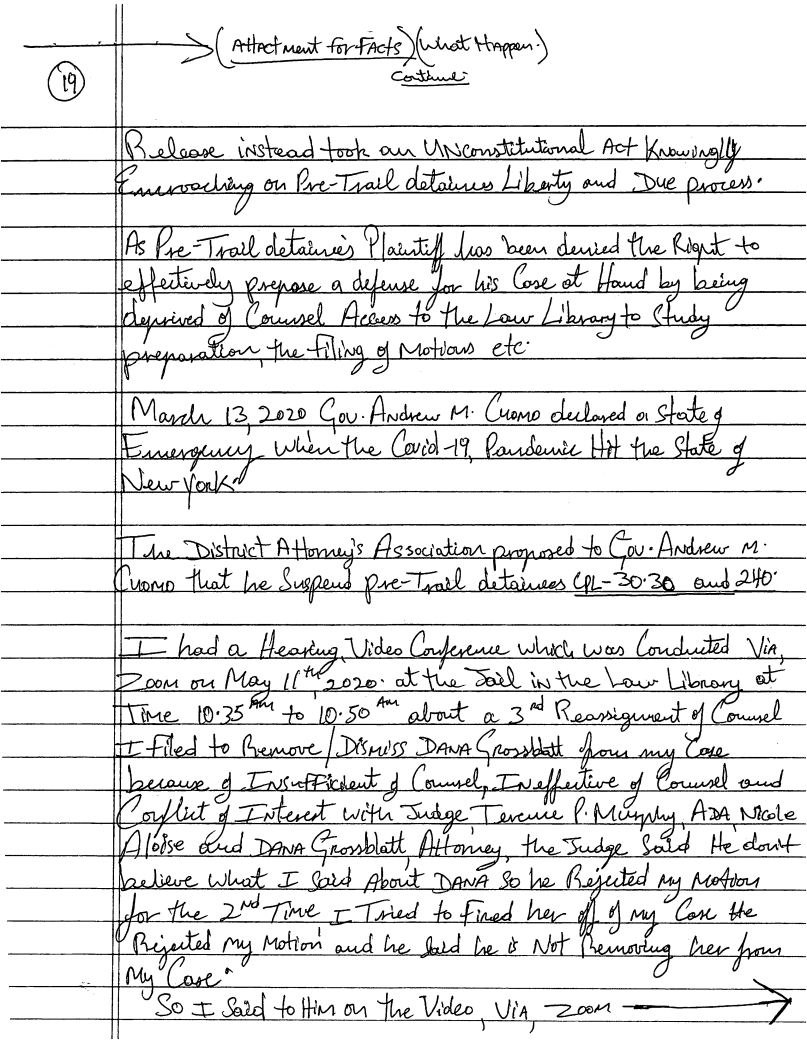


continue,





continue. Pre-Trail detaines Constitutional Rights and Likerty By deliberately Suspending the Timelines on both CPL {3030 Intentions on Leaving Pre-Trail detainers in any Oppressive Incarrenated Condition during the Randenic Condously denning detaines of their Liberty with No way of Accessing the Courts Violating Pre-Trail detaines Due process Right. The Mothod Unconstitutionaly Use was Griel and Wysual Knuishment deprining the Die Proceso Rights of Pre-Trail detaines The equal Protection of the Law. IN Addition to the District Attorney's Association and Covering Andrew M. Cromo Syspending Speedy-Trail and disclosure Timelines the Timeline that Pre-Trail detaines were Invanerated that time was also Suspended by the government in Which the Time would Not be Counted Against the Keople Nor would fre-Trail detaines be Government officials Comions of the damage that the Suspension of the Speedy Trail and Disclosure Timelines would have on Pre-Typil détaines Liberty deliberately took Away Legal Avenues for the Release of Pire-Typil Detainees In total disregards of Adequate Due Process of Low. However the people's Inability to go Forward Failed to



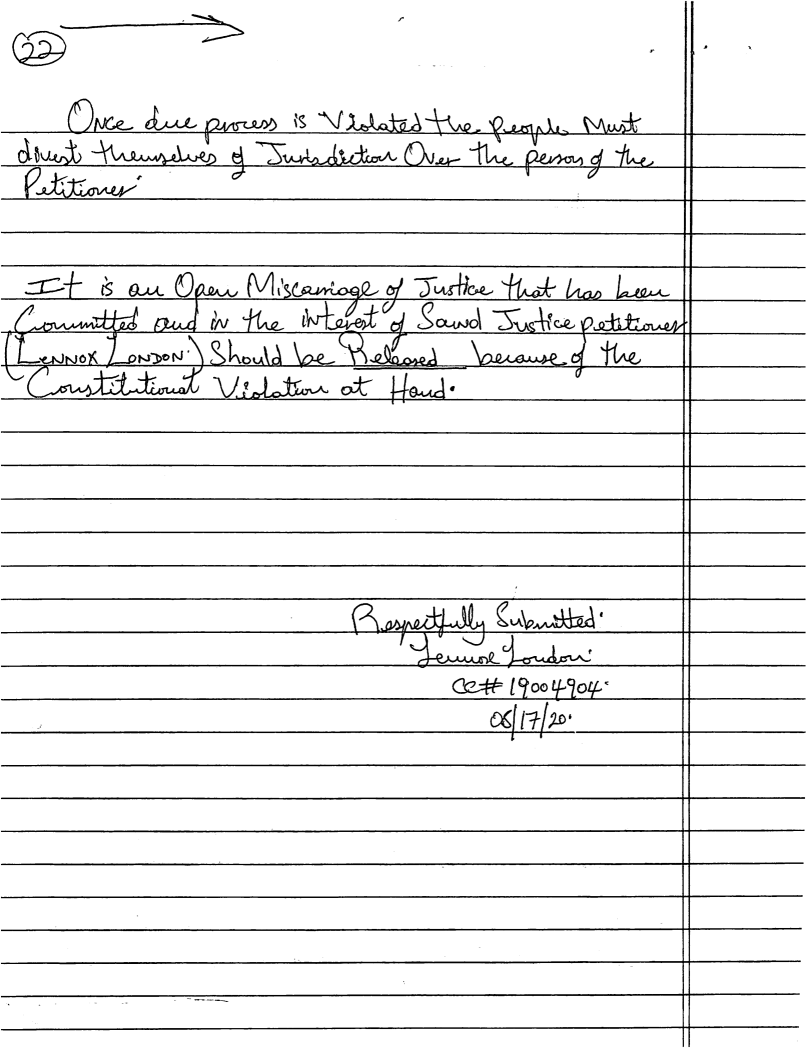
Secause of the Evidence and Changes against Me. The Indictment was Insyfficient also. But Judge Murphy and ADA, Nicole House Lied and Cover-up and Said that the Courts and them Inspect the grand Juny Minutes Cpt-210:30 210:35 190:25(6) and Said in Camera and finds that it is Not Neursay to Kelease The Minutes or any portion there of the defendant's Alloway to Assist The Court in Making its determination CP-210-309(3). Hojain they Lied and Said the Court you Inspection of the Montes the Court finds that the Evidence before the grand Juny was hegally Sufficient to Establish the Courses Changed in the Indictment which is Incorrect, Fake Not-true it is Actually Legally Insuffichent.

(20)

Terence F. Murphy told me.

Constitutional Rights

> (Attachment for Facts.) (what happen.) (21) And they Said the grand Juny proceeding was Not defective, which is Not true it is illegal, and Insufficient. They Also Lived and Said Finally, the Courts Finds the Indictment Conforms to the Requirements of CPL-200.50 these are No grounds your which to Diskuss the Indictment which is False Incorrect Not True I NEWFichent. This is Prejudice This is A Violation of my Constitutional Rights. "IN Light of the Foregoing Reasons Petitioner Lennox London ask in the Interest of Justice that my Indictment be Disnissed with Prejudice and Ketitioner be Released based on the Fretual allegations and Constitutional Violations that Deprined the Petitioner of Due process to Excercise His Constitutional Right to Effectively Challenge The Charges against Him during Pre-Trail detention on Account of the peoples Inability to proceed with quidelines deliberately with Reckless disregards of the Constitutional Rights and Statues that protect the best interest of united-States Citizens and the Integrity of Columnal Turks pudence Ketitioner Rest the U.S Constitution and Ny State Constitution The 14th Amendment and to Wolated the 14th Amendment is prohibited in the States AHACIMENT :



Location V/L D 11 100 CARNAN AVENUE

100 CARNAN AVENUE

EAST MJ DOW, NEW YORK 11554-1146 LON HON To: United States District Court. LASTERN District of New york 225 CADMAN PIAZA EAST, BROOKIYN, NY, 11201. Attention: Kno Sel Office. TI AN CHANTSIAN THE STATE OF THE SE

11201-100299